1	Robert B. Morrill, <rmorrill@sidley.com> (SBN 035488) Edward V. Anderson, covendercon@sidley.com (SBN 083148)</rmorrill@sidley.com>		
2	Edward V. Anderson, <evanderson@sidley.com> (SBN 083148) Matthew T. Powers, <mpowers@sidley.com> (SBN 124493) SIDLEY AUSTIN LLP 555 California Street, Suite 2000</mpowers@sidley.com></evanderson@sidley.com>		
3			
4	San Francisco, CA 94104 Telephone: (415) 772-1200		
5	Facsimile: (415) 772-7400 R. Terrance Rader, <rtr@raderfishman.com> (pro hac vice) David T. Nikaido, <dtn@raderfishman.com> (pro hac vice) Glenn E. Forbis, <gef@raderfishman.com> (pro hac vice) RADER, FISHMAN & GRAUER PLLC</gef@raderfishman.com></dtn@raderfishman.com></rtr@raderfishman.com>		
6			
7			
8	39533 Woodard Avenue, Suite 140 Bloomfield Hills, MI 48304		
9	Telephone: (248) 594-0600 Facsimile: (248) 594-0610		
10	Attorneys for Defendants		
11			
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	OAKLAND DIVISION		
15	MEMC ELECTRONIC MATERIALS, INC.,) Case No.: C 01-4925 SBA (JCS)	
16	Plaintiff,	Related w/Case No. C 05-02133 SBA (JCS)	
17	VS.	ORDER RE: CONFIDENTIAL OCCUMENTS	
18	MITSUBISHI MATERIALS SILICON))	
19	CORPORATION, a corporation of Japan; MITSUBISHI SILICON AMERICA))	
20	CORPORATION, a California corporation; SUMITOMO MITSUBISHI SILICON))	
21	CORPORATION, aka SUMCO, a corporation of Japan; SUMCO USA CORPORATION, aka))	
22	SUMCO USA, a Delaware Corporation; and SUMCO USA SALES CORPORATION, aka))	
23	SUMCO USA SALES, a Delaware corporation,))	
24	Defendants.))	
25		,	
26			
27			
28			
	[PROPOSED] ORDER RE: CONFIDENTIAL DOCUMENTS		

CASE NO. C 01-4925 SBA (JCS), RELATED W/CASE NO. C 05-02133 SBA (JCS)

1.	On February 14, 2006 Plaintiff filed its Motions in Limine pursuant to this Court's		
Pretrial Prep	paration Order. As part of those Motions, Plaintiff filed Exhibits 11-14 to the		
Declaration of Duane H. Mathiowetz in Support of MEMC Electronic Materials, Inc.'s Motions in			
Limine under seal. For good cause shown, the Court issues the following Order with respect to			
exhibits 11-14 to that Declaration: Defendants have withdrawn the designation of these exhibits as			
confidential, such that they can become part of the public record.			

2. On February 21, 2006, Plaintiff filed its responses to Defendants' Motions in Limine pursuant to this Court's Pretrial Preparation Order. As part of these responses, Plaintiff filed Exhibits 2, 4, 6, 9 and 10 to the Declaration of Duane H. Mathiowetz In Support of MEMC Electronic Materials, Inc.'s Response to Defendants' Motion in Limine to Limit Testimony, E-mails and Quality Data under seal. Defendants have withdrawn the designation of these exhibits as confidential, such that they can become part of the public record.

IT IS SO ORDERED.

Dated: 3/6/06

Laurdre B. Ormskag

Hon. Saundra Brown Armstrong United States District Judge